

1401 H Street NW Suite 600 Washington DC 20005-2164 Tel (202) 326-7300 Fax (202) 326-7333 www.usta.org

October 30, 2002

SUMMARY OF EX PARTE PRESENTATION

Ms. Marlene Dortch Secretary Federal Communications Commission 445 12th Street, SW, Room TWA325 Washington, DC 20554

Re: Federal-State Joint Board on Universal Service, CC Docket Nos. 96-45, 98-171, 90-571, 92-237, 99-200, 95-200, 95-116, 98-170 and NSD File No. L-00-72

Dear Ms. Dortch:

On October 29, 2002, the undersigned and Lawrence Sarjeant, on behalf of the United States Telecom Association (USTA), Trent Boaldin, on behalf of Epic Touch Company, and William "Whit" Jordan, on behalf of BellSouth Corporation met with William Maher, Bureau Chief, Carol Mattey, Deputy Bureau Chief, and Jessica Rosenworcel, Legal Counsel to the Bureau Chief, Wireline Competition Bureau, and Eric Einhorn, Acting Division Chief, Diane Law Hsu, Acting Deputy Division Chief, and Paul Garnett of the Telecommunications Access Policy Division, Wireline Competition Bureau. During the meeting, we discussed the above-referenced proceeding. The outline attached hereto summarizes the points made on behalf of USTA during the meeting.

In accordance with FCC Rule 1.1206(b)(2) of the Commission's rules, this letter and the attachment are being filed electronically with your office for inclusion in the public record. Please feel free to contact me at (202) 326-7300 if you have any questions.

Sincerely,

Robin E. Tuttle Associate Counsel

Robin E. Cutte.

cc: William Maher
Carol Mattey
Jessica Rosenworcel
Eric Einhorn
Diane Law Hsu
Paul Garnett

Attachment

- A. The Federal Communications Commission should adopt an interim universal service contribution methodology regime while the FCC continues to examine the creation of a long-term contribution regime.
- B. The interim regime should be based on interstate end-user revenues as a contribution base. The FCC should utilize a "collect and remit" system whereby USAC would set the quarterly contribution percentage based on projected fund needs and projections of collected revenues. Carriers would then remit payments based on USAC percentage applied to interstate revenues actually collected.
- C. There should be parity in the contribution methodology among all telecommunications providers. The FCC should raise the "safe harbor" contribution limits for wireless carriers to 20-28% unless the wireless carrier can determine its actual interstate revenue. In addition, the safe harbor percentages should be applied on a company-wide basis.
- D. For purposes of reporting interstate revenue, a CLEC should impute an amount equal to the SLC charged by the ILEC in that CLEC's serving area. CLECs should have the option of reporting the actual amount charged by the ILEC or the nationwide SLC cap.
- E. There should be parity in contribution obligations among all broadband providers.
- F. The FCC should impose a cap on the recovery of administrative, billing and overhead costs which contributors would be allowed to include in their universal service charge which appears on customers' bills.
- G. This interim contribution methodology does not supercede the positions taken by USTA in its comments and reply comments filed in this proceeding on April 22, 2002, and May 13, 2002, respectively.

10/17/02